STATISTICAL INFORMATION ONLY: Debtor must select the number of each of the following items included in the Plan.

0 Valuation of Security

0 Assumption of Executory Contract or Unexpired Lease

0 Lien Avoidance

Last revised: August 1, 2020

UNITED STATES BANKRUPTCY COURT District of New Jersey

In Re:	Carlos E Valencia		Case No.:	23-11	1681 (JNP)	
	Veronica A Valencia		Judge:	Jerrold N. Poslunsy		
		Debtor(s)				
		CHAPTER 13 PLA	AND MOTIONS	6		
✓ OriginalMotions	Included	☐ Modified/Notice I☐ Modified/No Noti		Date:	March 17, 2023	
		IE DEBTOR HAS FILE CHAPTER 13 OF THE				
		YOUR RIGHTS MA	AY BE AFFECTE)		
contains the Plan property your attorn written objurted may be recomptions mustated in the notice. See modification alone will a or modify a	d have received from the date of the confirmate beed by the Debtor to accept. Anyone who wishe ection within the time from the duced, modified, or elimated by the granted without from the Notice. The Court may be granted without from the Notice. The Court may be Bankruptcy Rule 3015 on may take place solely avoid or modify the lient at lien based on value of contest said treatment resame.	ion hearing on the Pladjust debts. You should so to oppose any provise ame stated in the Notion in the Indicated. This Plan may urther notice or hearing confirm this plan, if this plan includes you within the chapter 13 and I the debtor need not of the collateral or to recompany with in the chapter 13 and I the collateral or to recompany with in the chapter 13 and I the collateral or to recompany with in the chapter 13 and I the collateral or to recompany with in the chapter 13 and I the collateral or to recompany with the chapter 13 and I the collateral or to recompany with the chapter 13 and I the collateral or to recompany with the chapter 14 and I the collateral or to recompany with the chapter 14 and I the collateral or to recompany with the chapter 15 and I the collateral or the chapter 15 and I the chapter 15	n proposed by the d read these papersion of this Plan or fice. Your rights may be confirmed and g, unless written of there are no timely motions to avoid of a separate moduce the interest radiation process.	Debtor. This docurs carefully and diany motion included by the affected by the decome binding, bjection is filed bey filed objections, ar modify a lien, the dess. The plan contion or adversary pate. An affected lies	ument is the actual scuss them with led in it must file a his plan. Your claim and included fore the deadline without further e lien avoidance or firmation order proceeding to avoid en creditor who	
state whe	wing matters may be o ether the plan include es are checked, the p	s each of the followir	ng items. If an ite	m is checked as		
THIS PLAI	N:					
	▼ DOES NOT CONTA SET FORTH IN PART		PROVISIONS. NO	N-STANDARD P	ROVISIONS MUST	
COLLATE	☑ DOES NOT LIMIT T FRAL, WHICH MAY RE D CREDITOR. SEE MO	SULT IN A PARTIAL I	PAYMENT OR NO	PAYMENT AT A		
	✓ DOES NOT AVOID A Y INTEREST. SEE MC				ASE-MONEY	

Initial Debtor(s)' Attorney /s/	BJS Initial Debtor:	/s/ CEV Initial	I Co-Debtor /s/ VAV
Part 1: Payment and Length	n of Plan		
a. The debtor shall parapproximately <u>60</u> months.	y \$1,666.00 Monthly to the	Chapter 13 Trustee, star	rting on <u>April 1, 2023</u> for
✓ Future B	ake plan payments to the T Earnings ources of funding (describe	_	sources: te when funds are available):
☐ Sale of Descrip	/ to satisfy plan obligations: real property tion: ed date for completion:		
Descrip ⁻	nce of real property: otion: ed date for completion:		
Descrip ⁻	odification with respect to nation: ed date for completion:	nortgage encumbering p	roperty:
	gular monthly mortgage pay odification.	ment will continue pendi	ng the sale, refinance or
e. \square Other in	nformation that may be impo	ortant relating to the pay	ment and length of plan:
Part 2: Adequate Protection	X X	NONE	
 a. Adequate protection Trustee and disbursed pre-cor 	n payments will be made in nfirmation to (creditor).		pe paid to the Chapter 13
debtor(s) outside the Plan, pre		ditor).	oe paid directly by the
a. All allowed priority claims	uding Administrative Exp	•	rwise:
Creditor	Type of Priority	,	Amount to be Paid
Sadek & Cooper	Administrative		\$2,967.00
Check one: ✓ None ☐ The allowed priority	claims listed below are bas I to a governmental unit and	sed on a domestic suppo	•

Creditor	Type of Priority	Claim Amo	unt	Amount to	Amount to be Paid			
Part 4: Secured Clai	ims							
Tart 4. Occured Glar								
a. Curing Default ar	nd Maintaining Payments o	n Principal Resi	dence: 🕢 N	IONE				
	vill pay to the Trustee (as parebtor shall pay directly to the bllows:							
			Interest A	Amount to be Paid to Creditor (In	Regular Monthly Payment (Outside			
Creditor	Collateral or Type of Debt	Arrearage	Arrearage	Plan)	Plan)			
b. Curing and Maintaining Payments on Non-Principal Residence & other loans or rent arrears: NONE The Debtor will pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor will pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy								
filing as follows:	Collateral or Type of Debt	Arrearage	Interest Rate on Arrearage	Amount to be Paid to Creditor (In Plan)	Regular Monthly Payment (Outside Plan)			
c. Secured claims excluded from 11 U.S.C. 506: ✓ NONE The following claims were either incurred within 910 days before the petition date and are secured by a purchase money security interest in a motor vehicle acquired for the personal use of the debtor(s), or incurred within one year of the petition date and secured by a purchase money security interest in any other thing of value:								
Name of Creditor	Collateral	Interest Rate	Amount of Claim		id through the Plan Interest Calculation			
d. Requests for valuation of security, Cram-down, Strip Off & Interest Rate Adjustments ✓ NONE 1.) The debtor values collateral as indicated below. If the claim may be modified under Section 1322(b)(2), the secured creditor shall be paid the amount listed as the "Value of the Creditor Interest in Collateral," plus interest as stated. The portion of any allowed claim that exceeds that value shall be treated as an unsecured claim. If a secured claim is identified as having "NO VALUE" it shall be treated as an unsecured claim. NOTE: A modification under this section ALSO REQUIRES the appropriate motion to be filed under Section 7 of the Plan.								

Scheduled Debt

Creditor

Collateral

Total

Collateral Value Value of Creditor

Interest in Collateral

Superior Liens Annual Total

Interest Amount to Rate Be Paid

		ains collateral and completes the narge the corresponding lien.	e Plan, payment of the f	ull amount of the			
	nfirmation, the st	ay is terminated as to surrenderent 1 be terminated in all respects.					
Creditor		Collateral to be Surrendered	Value of Surrendered Collateral				
Ally Financial		2019 Dodge Challenger					
			\$44,760.00	None			
f. Secured Claims Unaffected by the Plan NONE The following secured claims are unaffected by the Plan: Creditor i. Wells Fargo Home Mortgage 4 Saratoga Blvd., Egg Harbor Township, NJ 08234 \$217,000.00 ii. HUD 4 Saratoga Blvd., Egg Harbor Township, NJ 08234 \$47,471.36 iii. Wells Fargo Dealer Service Chrysler 200 \$3,956.75 iv. M&T Credit Services 2016 BMW 750i \$40,433.01							
g. Secured Cla	aims to be Paid i	n Full Through the Plan 🗌 NO					
Creditor		Collateral	Total Amount t	o be Paid through the Plan			
Part 5: Unsecu	ured Claims	NONE					
a. Not s	Not less th	ified allowed non-priority unsection \$_86,974.84 to be distribute		id:			
	Not less th	an percent					
	Pro Rata c	listribution from any remaining fu	ınds				
	rately classified	unsecured claims shall be trea					
Creditor		Basis for Separate Classification	Treatment	Amount to be Paid			
Part 6: Execut	ory Contracts a	nd Unexpired Leases No	ONE				
non-residential All exec	real property leas	nd unexpired leases, not previous	, .,	·			
Creditor	Arrears to be Cured	I in Nature of Contract or Lease	Treatment by Debtor	Post-Petition Payment			
Sun Up Zero Down	Plan \$200.00	Solar Lease	Assume	As per contract			
,							
Part 7: Motion	s NONE						

form, <i>Notice</i> 3015-1. A <i>Ce</i>	ans containing of Chapter 13 ertification of S rk of Court wh	Plan Transı Service, Noti	mittal, wi	thin the apter 13	time B <i>Plan</i>	and in <i>Transı</i>	the mar <i>nittal ar</i>	nner se	t forth in	D.N.J. LBR
	otion to Avoid Debtor moves to					—				
Creditor	Nature of Collateral	Type of Lien	Amount o	of Lien		ue of ateral	Amoun Clain Exempt	ned	Sum of All Other Liens Against the Property	Amount of Lien to be Avoided
NONE The D	Debtor moves to th Part 4 above	reclassify th	-					•		
Creditor	Collateral	Sc De	heduled bt	Total Co Value	llateral	Superio	r Liens	Value of Credito Interest Collate	r's t in	Total Amount of Lien to be Reclassified
Partially Uns	otion to Partial secured. Oebtor moves to	ONE		-					•	
	on collateral cor				·	•			•	
Creditor	Collateral	Sche	eduled Debt	Total Co	ollateral	An	nount to be	e Deeme Secure		Amount to be Reclassified as Unsecured
a. Ve ✓ b. Pa Credit	er Plan Provisions of Proper Upon Confirm Upon Dischard Upon Dischard Upon Notices and Lesson of Debtor notwi	erty of the Est nation rge s s provided fo	or in Parts		-	continu	ue to ma	il custo	mary notic	ces or
		e shall pay al Standing Trus ministrative Cl Claims	stee Com			owing o	order:			

	5) 6)	Priority Claims General Unsecured Claims		_		
	d. Post-Pe	tition Claims				
Sectio		g Trustee $ ot \hspace{-0.1cm} / \hspace{-0.1cm} $ is, \square is not a the amount filed by the pos		•	claims filed pur	suant to 11 U.S.C.
Part 9	: Modification	on ^X NONE				
		n of a plan does not requance with D.N.J. LBR 3		rate motion l	pe filed. A mod	dified plan must
		nodifies a Plan previously being modified:	filed in this case	, complete the	e information be	elow.
Explai		the plan is being modified	: Expla	ain below how	the plan is bei	ng modified:
Are So	chedules I an	d J being filed simultaneou	usly with this Mod	dified Plan?	☐ Yes	□ No
_	Debtor will s outside of t y through th	ndard provisions placed els continue to make paymen he Chapter 13 Plan; Debr e Chapter 13 Plan.	nts to student lo	ans serviced	US Dept. of Ed	
		e e etterne vi for the Debteri	(a) if any movet a	sian this Dlan		
By sign debtor(ning and filing (s) certify that	this document, the debtor the wording and order of d Motions, other than any i	r(s), if not repres the provisions in	ented by an a	13 Plan are ide	
I certify	under penal	ty of perjury that the above	e is true.			
Date:	March 17, 202	3	/s/ Carlos E Carlos E Va Debtor			
Date:	March 17, 202	3	/s/ Veronica Veronica A Joint Deb			
Date	March 17, 202	3	Brad J. Sac	Sadek, Esquire dek, Esquire for the Debtor((s)	